	NITED STATES DISTRICT COURT RTHERN DISTRICT OF CALIFORNIA OAKLAND DIVISION	MAR 13 2020
United States of America,	) Case No. <u>4-2</u>	8-76297 7 THY DISTRICT PICTOR
Plaintiff, v.		ORDER EXCLUDING TIME CALLED PRIOR TRIAL ACT
Tox Rodriguez Montons	)	
Jok Rodrizuer Montons  Defendant(s).	)	
For the reasons stated by the parties on the Trial Act from 3/13/20 to 3 continuance outweigh the best interest of the trial (h)(7)(A). The court makes this finding	ne public and the defendant in a st	beedy trial. See 18 U.S.C. g
Failure to grant a continuan See 18 U.S.C. § 3161(h)(7)	ce would be likely to result in a m(B)(i).	iscarriage of justice.
defendants, the natur or law, that it is unreasonab	complex, due to [check applicable of the prosecution, or the le to expect adequate preparation established by this section. See 1	existence of novel questions of fact for pretrial proceedings or the trial
Failure to grant a continuan taking into account the exer	ce would deny the defendant reasonies of due diligence. See 18 U.S.	onable time to obtain counsel, .C. § 3161(h)(7)(B)(iv).
Failure to grant a continuan counsel's other scheduled counsel U.S.C. § 3161(h)(7)	ase commitments, taking into acco	lefendant continuity of counsel, given ount the exercise of due diligence.
Failure to grant a continuan necessary for effective prep See 18 U.S.C. § 3161(h)(7)	ce would unreasonably deny the caration, taking into account the ex(B)(iv).	defendant the reasonable time xercise of due diligence.
disposition of criminal case paragraph and — based on the time limits for a prelimite extending the 30-day time.	the parties' showing of good caus	earing to the date set forth in the first e — finds good cause for extending of Criminal Procedure 5.1 and for Speedy Trial Act (based on the
IT IS SO ORDERED.		
DATED: March 13, 202		
	DONNA M. R.	
	United States M	lagistrate Judge
STIPULATED: OUL U	and know	3
Attorney for Defe	endant Assistant United	d States Attorney